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Attorney for Appellant

## IN THE SUPREME COURT FOR THE STATE OF ALASKA

ETTA BAVILLA,	)
Petitioner,	) Supreme Court No. S-11432
VS.	)
ALASKA DEPARTMENT OF	)
CORRECTIONS	)
Respondent.	) Trial Court Case No. 3AN 04-05802 CI

## PETITIONER'S MOTION TO DISMISS PETITION FOR REVIEW

Pursuant to Appellate Rule 511(b), Petitioner hereby moves to dismiss her Petition for Review. As indicated, by the Respondent's Opposition to Emergency Motion for Interim Injunctive Relief, it has decided not to force medicate Ms. Bavilla "at this time." Thus, while the case is not moot because Ms. Bavilla is still facing the prospect of improper forced drugging, there now seems to be time to seek a preliminary injunction in the Superior Court. For that reason, she respectfully moves that her Petition for Review be dismissed.

Dated this 6th day of June, 2004 at Anchorage, Alaska.

LAW PROJECT FOR PSYCHIATRIC RIGHTS, INC.

James B. Gottstein, Esq. Alaska Bar No. 7811100

<sup>1</sup> See, Washington v. Harper, 494 U.S. 210, 218-9, 110S.Ct. 1028, 1035 (1990).